

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON  
DIVISION II

STATE OF WASHINGTON )  
Respondent )  
v. )  
ANTHONY D. PARKER )

NO. 13-1-00597-1

IN RE PRP of: Anthony  
PARKER; PETITIONER

RECEIVED  
SEP 10 2014

LETTER TO CLERK:

CLERK OF COURT OF APPEALS DIV II  
STATE OF WASHINGTON

Dear Court Clerk:

Please PLACE These Documents THAT NEED

To Be INCLUDED IN My PERSONAL RESTRAINT Petition Recently  
filed WITH THIS COURT.

I AM Requesting THIS COURT TO PLACE THE "Public Record  
Document" IN "APPENDIX E".-Booking Document .... AND BOTH  
JURY INSTRUCTIONS PLACE IN "APPENDIX H".-JURY INSTRUCTIONS.  
To My CURRENT PRP. AND THANK FOR YOUR TIME.

Respectfully Submitted,

Anthony D. Parker  
ANTHONY D. PARKER

Copy; file

9-7-14

1 of 1



1612

## Kitsap County Sheriff's Office

## REQUEST FOR PUBLIC RECORDS

Fill out and fax to 360-337-4923 or attach and email to

KCSOPUBLICRECORDS@CO.KITSAP.WA.US



\*\*NOTE: PLEASE PRINT. INSUFFICIENT OR ILLEGIBLE INFORMATION MAY DELAY RESPONSE.

## REQUESTING PARTY

TODAY'S DATE

03 June 2014

CHECK ONE:

Copy ☒View only ☐

REQUESTER'S NAME

Klesna Parker

HOME PHONE #

253-226-0092

CELL PHONE #

Same

MAILING ADDRESS STREET

CITY

STATE

ZIP CODE

WA

98424

## INCIDENT INFORMATION

DATE OF INCIDENT

Oct 21 or Oct 31, 2012

TIME OF INCIDENT

LOCATION

in Kitsap County, State of Washington

PERSON INVOLVED IN INCIDENT

Johanna Catherine Holiday DOB - 9/27/1989

ADDITIONAL PERSON INVOLVED IN INCIDENT

NA

INVESTIGATING DEPUTY

BADGE #

CASE NUMBER

## DESCRIPTION OF REQUESTED DOCUMENTS

PLEASE BE SPECIFIC AS TO THE ITEMS/INFORMATION REQUESTED

(\*\*Print legibly\*\* If you need more space, please continue on the back.)

Dates Johanna C. Holiday was in custody from Oct 21 or Oct 31, 2012 - Dec 2012.

RECEIVED

JUN 03 2014

KITSAP COUNTY  
SHERIFF'S OFFICE  
RECEPTION

## KCSO RESPONSE

REQUEST RECEIVED BY

DATE RECEIVED

PROCESSED BY

DATE PROCESSED

KCSO ASSIGNED #

Method of Delivery:

☒ US MAIL☐ FAX☒ EMAIL☐ PICKED UP

ATTACHED See Below



RELEASED WITH REDACTIONS SEE ATTACHED REDACTION LOG



REQUEST FOR TIME SERVED

BOOKED DATE 11-16-12

RELEASE DATE 12-6-12

RELEASED TO Street

NOTES FIELD

40276449

☐ REPORT NOT AVAILABLE TO RELEASE

OTHER AGENCY REPORT



NO REPORT WRITTEN



STILL UNDER INVESTIGATION This matter is still under investigation and contains intelligence information and investigative records the non-disclosure of which is necessary for effective law enforcement pursuant to RCW 42.56.240(1)



REPORT PURGED/DESTROYED The report you are requesting has been destroyed. Also, any other documents and/or written statements that were attached to the original report has been purged and destroyed. (The destruction of reports is pursuant to RCW 40.14.070.)



JUVENILE OFFENSE This is a record of a juvenile offense. The report is withheld because all records other than the official juvenile court file are confidential and may be released only as provided in this section RCW 13.50.010, 13.40.215, and 4.24.550 pursuant to RCW 13.50.050 (3)



NOTHING LOCATED WITH INFORMATION PROVIDED

INSTRUCTION NO. 47

To convict the defendant of the crime of kidnapping in the first degree, as charged in Count VI, each of the following three elements of the crime must be proved beyond a reasonable doubt:

(1) That on or about January 1, 2013 through February 2, 2013, the defendant intentionally abducted Johanna Catherine Holliday,

(2) That the defendant abducted that person with intent

(a) to inflict bodily injury on the person, or

(b) to inflict extreme mental distress on that person; and

(3) That any of these acts occurred in the State of Washington.

If you find from the evidence that elements (1) and (3), and any of the alternative elements (2)(a), or (2)(b), , have been proved beyond a reasonable doubt, then it will be your duty to return a verdict of guilty. To return a verdict of guilty, the jury need not be unanimous as to which of alternatives (2)(a), or (2)(b), has been proved beyond a reasonable doubt, as long as each juror finds that at least one alternative has been proved beyond a reasonable doubt.

On the other hand, if, after weighing all the evidence, you have a reasonable doubt as to any one of elements (1), (2), or (3), then it will be your duty to return a verdict of not guilty.

358

INSTRUCTION NO. 23

To convict the defendant of the crime of Promoting Prostitution in the First Degree as charged in Count II, each of the following five elements of the crime must be proved beyond a reasonable doubt--

- (1) That on or about November 1, 2012 through April 12, 2013, the defendant knowingly advanced prostitution by compelling Johanna Catherine Holliday by threat or force to engage in prostitution; and
- (2) That the acts occurred in the State of Washington.

If you find from the evidence that each of these elements has been proved beyond a reasonable doubt, then it will be your duty to return a verdict of guilty.

On the other hand, if, after weighing all the evidence, you have a reasonable doubt as to any one of these elements, then it will be your duty to return a verdict of not guilty.